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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,637	09/19/2003	Morris G. Haney	P-7627(DIV)	5053
7590 02/28/2006			EXAMINER	
Ted D. Lee			BOCHNA, DAVID	
Gunn, Lee & Hanor, PC Suite 1500			ART UNIT	PAPER NUMBER
700 N. St. Mary's St.			3679	
San Antonio, TX 78205			DATE MAILED: 02/28/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/664,637	HANEY ET AL.					
Office Action Summary	Examiner						
,		Art Unit					
The MAILING DATE of this communication app	David E. Bochna	orrespondence address					
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 01 De	ecember 2005.						
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.						
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.					
Disposition of Claims							
4)⊠ Claim(s) 18-54 is/are pending in the application	٦.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>50-54</u> is/are allowed.							
6) Claim(s) 18,20-26,28-37 and 39-49 is/are reject	s)⊠ Claim(s) <u>18,20-26,28-37 and 39-49</u> is/are rejected.						
7)⊠ Claim(s) <u>19,27 and 38</u> is/are objected to.	7) Claim(s) 19,27 and 38 is/are objected to.						
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) acce		Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct							
11) ☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a))-(d) or (f).					
a) ☐ All b) ☐ Some * c) ☐ None of:	priority arrable of order of the (a)	(()					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list	of the certified copies not receive	ed.					
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 	Paper No(s)/Mail Do 5) Notice of Informal F	ate Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						

Application/Control Number: 10/664,637 Page 2

Art Unit: 3679

DETAILED ACTION

Claim Objections

1. Claim 45 is objected to because of the following informalities: Claim 45 contains grammatical errors, specifically the last two lines of the claim. Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 18, 20, 22-24, 26, 28 and 30-34 are rejected under 35 U.S.C. 102(b) as being anticipated by the Mid-Continent PVC Water Well and Casings catalog of April 1975.

In regard to claims 18 and 26, Mid-Continent discloses a single piece polyvinyl chloride (PVC) pipe of a predetermined interior diameter that has lateral strength when connected to a similar adjacent PVC pipe (see top of page 2 of Mid-Continent), said PVC pipe comprising:

- a male end of said PVC pipe which has external threads;
- a female end of said PVC pipe having an enlarged exterior diameter;
- a first enlarged interior diameter (larger area of the belled end to the right of B) of said PVC pipe at said female end, said first enlarged interior diameter being larger than said predetermined interior diameter and having internal threads to mate with said external threads of said male end of said similar adjacent PVC pipe;

Application/Control Number: 10/664,637

Art Unit: 3679

a second enlarged interior diameter (D) being larger than said first enlarged interior diameter and terminating said PVC pipe at said female end, said second enlarged interior diameter being

- (a) slightly larger in diameter than said male end of said similar adjacent PVC pipe to receive said male end therethrough and
- (b) long enough to provide said lateral strength when connected to said similar adjacent PVC pipe (the wall D would provide some lateral strength to the adjacently attached male pipe);

said male end and said second enlarged interior diameter at said female end funneling said PVC pipe and said similar adjacent PVC pipe together;

said PVC pipe being disconnectable from said similar adjacent PVC pipe and reusable (although the diagram discloses solvent welds, the Mid-Continent document states that for easy installation, a threaded joint is offered and that the welds are not necessary, but only recommended when a pressure tight system is desired (see paragraph titled "joining" for more detail)).

In regard to claims 20 and 28, the PVC pipe is of a substantially uniform circumference at the male end (the very end of the male end is substantially uniform).

In regard to claims 22 and 30, the very tip of the male end is beveled.

In regard to claims 23 and 31, wherein said first enlarged interior diameter D of said female end PVC pipe is formed by expanding said female end while heated and pliable (this is a product by process claim, and the process is given little patentable weight as long as the prior art anticipates the claimed structure of the present invention).

Art Unit: 3679

In regard to claims 24 and 33, wherein a connection with said similar adjacent PVC pipe will withstand approximately 1000 pounds of lateral force without leaking if said PVC pipe is a 2 inch diameter PVC pipe or proportionate amounts of lateral force for different diameter PVC pipe (because all PVC will have uniform properties, any PVC pipe with a 2 inch diameter should be able to withstand the same loads as that recited by the applicant).

In regard to claim 32, the external threads and the internal threads are tapered.

In regard to claim 34, the external threads and the internal threads are squarely threaded.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 21, 25, 29, 35, 36-37 and 39-49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mid-Continent PVC Water Well and Casings catalog of April 1975 in view of Kane et al.

In regard to claims 21, 25, 29, 35, 36 and 43, Mid-Continent discloses a PVC well casing pipe as described above, but does not disclose that the threads terminate at the male end of the pipe or that the threads are triangularly threaded. Kane et al. discloses providing a well casing pipe where the threads can either stop short of the male end (fig. 3) or extend to the end of the pipe (fig. 1). Kane et al. also discloses that either square 3a or triangularly shaped threads 2 can be used to make the well casing connection. Inasmuch as the references disclose these elements as art recognized equivalents, it would have been obvious to one of ordinary skill in the exercise

Application/Control Number: 10/664,637

Art Unit: 3679

art to substitute one for the other in the well casing connection of Mid-Continent. <u>In re Fout</u>, 675 F.2d 297, 301, 213 USPQ 532, 536 (CCPA 1982).

In regard to claims 37 and 44, further comprising a shoulder (outwardly sloped section just to the right of B) between the female end (D) and the intermediate section (the portion of the female end where the inner solvent weld is depicted in the figure).

In regard to claims 39 and 46, the PVC pipe is of a substantially uniform circumference at the male end (the very end of the male end is substantially uniform).

In regard to claims 40 and 47, the very tip of the male end is beveled.

In regard to claims 41 and 48, wherein said first enlarged interior diameter D of said female end PVC pipe is formed by expanding said female end while heated and pliable (this is a product by process claim, and the process is given little patentable weight as long as the prior art anticipates the claimed structure of the present invention).

In regard to claims 42 and 49, wherein a connection with said similar adjacent PVC pipe will withstand approximately 1000 pounds of lateral force without leaking if said PVC pipe is a 2 inch diameter PVC pipe or proportionate amounts of lateral force for different diameter PVC pipe (because all PVC will have uniform properties, any PVC pipe with a 2 inch diameter should be able to withstand the same loads as that recited by the applicant).

In regard to claim 45, the first section (D) at the female end having sufficient length to provide lateral strength when the PVC drop pipe is connected to a similar adjacent PVC drop pipe (the wall D would provide some lateral strength to the adjacently attached male pipe), the first section being long enough to receive substantial portion of the external threads of the similar

Application/Control Number: 10/664,637

Art Unit: 3679

adjacent PVC drop pipe and being mated with the external threads of the similar adjacent PVC drop pipe with the internal threads of the second section.

Allowable Subject Matter

- 6. Claims 50-54 are allowed.
- 7. Claims 19, 27 and 38 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

8. Applicant's arguments, see the 24 page response to the 6/1/2005 office action, filed 12/1/05, with respect to the rejection(s) of claim(s) 18-54 under Kane et al. have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Mid-Continent PVC Water Well and Casings catalog of April 1975 and Mid-Continent PVC Water Well and Casings catalog of April 1975 in view of Kane et al.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David E. Bochna whose telephone number is (571) 272-7078. The examiner can normally be reached on 8-5:30 Monday-Thursday and every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on (571) 272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David E. Bochna Primary Examiner Art Unit 3679